Case 4:24-cr-00056-AMC Document 78CT GOUTO 1/31/24 Page 1 of 1 NORTHERN DISTRICT OF CALIFORNIA

	OAKLAND DIV		€(,
United States of America,)	Case No. 4:24 - CR - 60	SG AMOR
Plaintiff, v. Violus Violus Defendant(s).))))	STIPULATED ORDER EXC UNDER THE SPEEDY TRIA	
For the reasons stated by the parties on the Trial Act from $1/31/24$ to 2 continuance outweigh the best interest of $3161(h)(7)(A)$. The court makes this find	the public and th	and finds that the ends of justic e defendant in a speedy trial. Se	e served by the
The case is so unusual or so defendants, the natu or law, that it is unreasonal	o complex, due to the prosection of the prosection of the prosection.	ely to result in a miscarriage of j No [check applicable reasons] Ition, or the existence of r quate preparation for pretrial pro his section. See 18 U.S.C. § 316	CLERK, U.S. DISTRICT COUR DAKLAND OF CALIFORN the number of fact novel questions of fact occeedings or the trial
		the defendant reasonable time to gence. <i>See</i> 18 U.S.C. § 3161(h)(
	case commitment	sonably deny the defendant conti ts, taking into account the exerci	
	oaration, taking i	sonably deny the defendant the range account the exercise of due of	
disposition of criminal case paragraph and — based on the time limits for a prelimit extending the 30-day time partending the 30-	es, the court sets the parties' show mary hearing und period for an ind	ng into account the public interest the preliminary hearing to the day ving of good cause — finds good der Federal Rule of Criminal Pro- ictment under the Speedy Trial A m. P. 5.1; 18 U.S.C. § 3161(b).	ate set forth in the first d cause for extending occdure 5.1 and for
IT IS SO ORDERED.			
DATED: 1/31/24	- (DONNA M. RYU Chief Magistrate Judge	
STIPULATED: Randy Sue free Attorney for Defe	Lock ndant	Assistant United States Attorned	